J. CONNOR OWENS, JR.

ATTORNEY AT LAW
DAHLBERG BUILDING
P. O. BOX 729
BAY MINETTE, ALABAMA

WALTER S. PATTON, ASSOCIATE

February 1, 1966

TELEPHONE No. 937-4661

Mrs. Alice J. Duck Clerk of Circuit Court Bay Minette, Alabama

Subject: Mason Plan, Inc. vs. Louis Carnley

Case No. 6083

Dear Mrs. Duck:

This is with reference to the above styled matter and to advise you that on November 19, 1965, Judge Mashburn having recused himself, requested that you appoint a Judge in this case pursuant to the Code of Alabama, Title 13, Section 124.

Thank you for your aid and consideration in this matter.

Sincerely yours,

Walter S. Patton,

Associate.

WSP:am

ALL LOSS CARRESTS

MASON PLAN COMPANY, INC., A Corporation,

IN THE CIRCUIT COURT OF

Plaintiff,

BALDWIN COUNTY, ALABAMA

vs:

LOUIS CARNLEY, SR.,

AT LAW, CASE NO. 6083

Defendant.

## APPOINTMENT OF SPECIAL JUDGE

WHEREAS, it has been made known to me that Telfair J. Mashburn, Judge of Circuit Court of Baldwin County, Alabama, has declared himself incompetent to try, hear or render judgment in the above styled cause because of his having been of counsel to one of the parties hereto at one time in reference to matters now in dispute and does hereby recuse himself from presiding upon the hearing of said cause, and

WHEREAS, Honorable Harry J. Wilters, possesses the qualifications of a Circuit Judge, as provided by law, and is proper person to be appointed as Judge to hear said cause;

I Therefore appoint Honorable Harry J. Wilters, to preside as Judge in the above stated cause;

WITNESS my hand this 2nd day of February, 1966.

Circuit Clerk

MASON PLAN COMPANY, INC.,
A Corporation,

Plaintiff,

BALDWIN COUNTY, ALABAMA

vs.

LOUIS CARNLEY, SR.,

Defendant.

Defendant.

The Plaintiff claims of the Defendant, the sum of THREE HUNDRED SIXTY FOUR AND NO/100 DOLLARS (\$364.00), the balance due by promissory note made by him on June 27, 1963, and payable in 15 monthly installments of \$28.00 each, commencing the 1st day of August, 1963. Plaintiff further alleges that in and by the terms of said note the failure to pay any installment accellerated the balance due under said note and that said note is delinquent since October 1, 1963.

Plaintiff further alleges that in and by the terms of said note, the Defendant waived all rights of homestead under the Laws of the State of Alabama, and Plaintiff claims the benefit of said waiver.

Plaintiff further alleges that in and by the terms of said note the Defendant agreed to pay all costs of collection, including a reasonable attorney's fee, and Plaintiff claims the further and additional sum of Fifty-four and no/100 Dollars (\$54.00) as a reasonable attorney's fee in the premises.

MASHBURN AND OWENS

Attorneys for Plaintiff,

FILED

HIDE | DIM CLERK REGISTER

TO ANY SHERIFF OF THE STATE OF ALAB.	TERM. 19.
T OIL	
You Are Hereby Commanded to Summon	UIS CARNLEY, SR.
- Internation -	UTE I, BOX 144  IRHOPE, ALABAMA

to appear and plead, answer or demur, within thirty days from the service hereof, to the	complaint file
in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against	
Louis Carnley, Sr.	Defendant
MASON PLAN, INC., a corporation	
Witness my hand this 9 day of June 19 64	,

EX- 6-12-6U

acing Duck

No. 6043 Page
STATE OF ALABAMA  Baldwin County
CIRCUIT COURT
MASON PLAN, INC., a corporation,
Plaintiffs
vs.
LOUIS CARNLEY, SR.
Moughy and - Defendants
SUMMONS AND COMPLAINT
Filed
Clerk

Plaintiff's Attorney

Defendant's Attorney

	6/11	
		19.
•		Sheriff
	I have executed this summo	ns
t	his R = of flere	19
ŀ	by leaving a copy with	1
	Tries Carrier	1
-	Jours Carring,	g L
_		
-		
-		
hei	iniles a	ž
	Cants per mile Total S	
en	TAYLOR WILKINS, Shorliff	
Y.	DOPUTY SHERIFF	<del>-</del> .
_	49 - 27	
-		
	Tout Illi	
	Joffmine Land	Sheriff
· -	Filling	
1	Deput	y Sheriff
=	4 fixer	
	, , ,	

Defendant lives at

Received In Office